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3 UNITED STATES DISTRICT COURT
4 NORTHERN DISTRICT OF CALIFORNIA
5 SAN JOSE DIVISION
6

7 ROBERT HEATH, ET AL.,

8 Plaintiffs,

9 v.

10 GOOGLE LLC,

11 Defendant.
12

Case No. [15-cv-01824-BLF](#)

**ORDER GRANTING GOOGLE’S
ADMINISTRATIVE MOTION FOR
ORDER TO SHOW CAUSE WHY NON-
COMPLYING PLAINTIFFS SHOULD
NOT BE DISMISSED**

13
14 Defendant Google LLC (“Google”) has filed an administrative motion requesting that the
15 Court issue an Order to Show Cause (“OSC”) Why Non-Complying Plaintiffs Should Not Be
16 Dismissed. *See* ECF 313-6. Fillekes and the Opt-In Plaintiffs oppose, arguing that Google’s
17 motion is procedurally improper and that requiring the Opt-Ins at issue to respond substantively to
18 Google’s administrative motion or an order to show cause would be unduly prejudicial and not in
19 the interests of justice. ECF 320.

20 The Court has reviewed the parties’ submissions and finds that issuing an Order to Show
21 Cause to the eight non-responsive Opt-In Plaintiffs does not impair their rights and is merely a
22 vehicle to put them on notice that they are required to respond in order to continue their
23 participation in this litigation. As Google points out, Magistrate Judge Howard Lloyd ordered 75
24 randomly selected Opt-In Plaintiffs to respond to eight Requests for Production (“RFPs”) and four
25 Interrogatories, and ordered that Google be permitted to take the depositions of 35 Opt-In
26 Plaintiffs. ECF 185. The non-responding Opt-In Plaintiffs have failed to produce the Court-
27 ordered discovery responses. Nevertheless, Counsel for Plaintiffs prefer that Google allow these
28 non-responding Opt-In Plaintiffs to secure alternative counsel or to agree to proceed *pro se*—in

1 part because counsel for Fillekes and the Opt-In Plaintiffs have simultaneously requested to
2 withdraw as counsel for the non-responding individuals. *See* ECF 320. Specifically, Plaintiffs
3 request that this dispute be referred back to Magistrate Judge Virginia DeMarchi and presented in
4 the form of a joint discovery letter brief. *Id.* The Court disagrees with Plaintiffs' proposal and
5 finds that Google's approach is the preferable method to notify the non-responding Opt-In
6 Plaintiffs of their obligations to respond and to comply with Court ordered discovery.

7 The Court further disagrees with Plaintiffs' argument that Google's administrative order is
8 improper. The Court is fully authorized to issue an order to show cause sua sponte when it
9 becomes aware that parties have failed to comply with court orders. The schedule for responding
10 to an order to show cause will provide the non-responsive Plaintiffs with ample time to obtain new
11 counsel or reconnect with current counsel. *See Alvarez v. Farmers Ins. Exch.*, No. 14-cv-00574-
12 WHO, 2015 WL 5769614 (N.D. Cal. Oct. 2, 2015).

13 For the foregoing reasons, the Court GRANTS Google's administrative motion to issue an
14 Order to Show Cause Why Non-Complying Plaintiffs Should Not Be Dismissed. Because
15 information in the OSC contains personal information regarding Google's applicants, the Court
16 will issue the OSC as a separate document under seal.¹ The Opt-In Plaintiffs named in the OSC
17 are **HEREBY ORDERED** to respond to the OSC **on or before August 31, 2018**. Google may file
18 a reply **on or before September 7, 2018**. The Court will set a hearing on the matter if necessary.


19 The Court acknowledges that Plaintiffs' Counsel is seeking to withdraw as counsel for
20 these individuals. Accordingly, Plaintiffs' Counsel shall serve this Order to Show Cause on the
21 Opt-In Plaintiffs at issue and shall file a certificate of service **on or before August 10, 2018**.

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23 ¹ Google also filed an unopposed administrative motion to seal the names of the Opt-In Plaintiffs
24 whom Google is requesting should be ordered to show cause why they should not be dismissed for
25 failing to cooperate with the court-ordered discovery. ECF 313. Civil Local Rule 79-5 provides
26 in relevant part that a party seeking to file a document or portions of it under seal must "establish[]
27 that the document, or portions thereof, are privileged, protectable as a trade secret or otherwise
28 entitled to protection under the law.... The request must be narrowly tailored to seek sealing only
of sealable material." Civil L.R. 79-5(b). For good cause shown, the Court GRANTS Google's
unopposed administrative motion to seal the names of the Opt-In Plaintiffs. The Court has
previously granted administrative motions to seal documents in this case containing personal
information of Google's applicants, including their names. *See* ECF 197, 256, 298. Google's
request is narrowly tailored to seal only those portions of the Administrative Motion disclosing the
names of the Opt-In Plaintiffs.

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IT IS SO ORDERED.

Dated: August 6, 2018


BETH LABSON FREEMAN
United States District Judge